12mo #43 Amendments <By Conf Pam 12mo #43 D99152149/

AMENDMENTS.

t January 21, 1863,

[By Mr. Collier, of Virginia.]

A BILL

To be entitled An Act to declare what persons shall be exempt from military service.

- 1 The Congress of the Confederate States of America do enact,
- 2 That all persons who shall be held unfit for military service in
- 3. the field, by reason of bodily or mental incapacity or imbecility,
- 4 under rules to be prescribed by the Secretary of War; the Vice
- 5 President of the Confederate States, the officers, Judicial and
- 6 Executive of the Confederate and State Governments, including
- 7 postmasters appointed by the President and confirmed by
- 8 the Senate, and such clerks in their offices as are allowed by the
- 9 Postmaster General, and now employed, and excluding all other
- 10 postmasters, their assistants and clerks; and except such State
- 11 officers as the several States may have declared, or may hereafter

declare, liable to militia duty, the members of both Houses of 12 13 • the Congress of the Confederate States, and of the Legislatures of the several States, and their respective officers; all clerks now 14 in the offices of the Confederate and State Governments author-15 ized by law, receiving salaries or fees; all volunteer troops, here-16 tofore raised by any State since the passage of the act, entitled 17 "An act further to provide for the public defence," approved April 18 16th, 1862, while such troops shall be in active service under State 19 authority; Provided, That this exemption shall not apply to any 29 person who was liable to be called into service by virtue of said 21 act of April 16th, 1862: all pilots and persons engaged in the 22 merchant marine service; the president, superintendents, conductors, treasurer, chief clerk, engineers, managers, station agents, section masters, two expert track hands to each section 25 of eight miles, and mechanics in the active service and employ-26 27 ment of railroad companies, not to embrace laborers, porters and messengers; the president, general superintendent, and oper-28 ators of telegraph companies, the local superintendent and 29 30 operators of said companies, not to exceed four in number at any locality but that at the scat of Government of the Confederate 31 States; the president, superintendents, captains, engineers, chief 32 clerk and mechanics in the active service and employment of all 33

34 compunies engaged in river and canal navigation, and all captains 35 of boats and engineers therein employed; one editor of each newspaper now being published, and such employees as the editor 37 or proprietor may certify on oath to be indispensable for conducting the publication; the public printer and those employed 39 to perform the public printing for the Confederate and State 40 Governments; every minister of religion authorized to preach according to the rules of his sect, and in the regular discharge of ministerial duties; and all persons who have been, and now are members of the Society of Friends, and the Association of Dunkards, Nazarenes and Mennonists in regular membership in their respective denominations: Provided, Members of the Society of Friends, Nazarenes, Mennonists and Dunkards shall furnish 46 substitutes or pay a tax of \$500 each into the public treasury; all physicians who now are, and have been for the last five years, 48 in actual practice of their profession; all superintendents 49 of public hospitals, lunatic asylums, and the regular physicians, nurses and attendants therein, and the teachers employed in the institutions for the deaf, dumb and blind; in each apothecary 52 store, now established and doing business, one apothecary in 53 good standing, who is a practical apothecary; all superintendents, managers, mechanics and miners employed in the production and 55

manufacture of salt to the extent of twenty bushels per day, and 56 of lead and iron, and all persons engaged in burning coke, smelt-57 58 ing and mannfacture of iron, regular miners in coal mines, and all colliers engaged in making charcoal for making bar and pig .59 iron, not to embrace laborers, messengers, wagoners and servants, 60 unless employed at works conducted under the authority, and by 61 the officers or agents of a State, or in works employed in the 62 production of iron for the Confederate States; also a regiment 63 raised under, and by authority of the State of Texas for frontier 64 defence, now in the service of said State, while in such service; 65Provided, further, That the exemptions herein above enumerated 66and granted hereby, shall only continue whilst the persons 67 exempted are actually engaged in their respective pursuits or occu-68 pations: Provided, further, That the Secretary of War shall, upon 69 such terms and conditions as may be prescribed by him, and with 70 the approval of the President, exempt from all military service, or 71 detail for specified purposes, such person or persons, as, with the 72 approval of the President, he may deem essential for the good of 73 the service, or the general interests of the country; and Provided, 74 further, That the enrolment of persons between forty and forty-75 five years of age, shall be suspended until the President shall 76 call such persons into the military service. 77

- 1 Sec. 2. All acts or parts of acts, heretofore passed in conflict
- 2 with the provisions herein contained, are hereby repealed.

[By Mr. CHAMBLISS.]

Strike out all after the enacting clause, and insert:

- 1 "That all persons who shall be unfit for military service in the
- 2 field by reason of bodily, or mental infirmity, under rules to be
- 3 prescribed by the Secretary of War, the officers, Judicial and
- 4 Executive of the Confederate and State Governments, except
- 5 postmasters not nominated by the President and confirmed by the
- 6 Senate; and except deputy sheriffs, deputy clerks, commissioners
- 7 of the revenue and constables; collectors of the taxes in towns and
- 8 cities having such officers; the assistants and clerks in the gene-
- 9 ral-postoffice; the members of both Houses of Congress of the
- 10 Confederate States, and the Legislatures of the respective States
- 11 and their respective officers; and such other persons as the Presi-
- 12 dent shall be satisfied on account of justice or necessity ought to
- 13 be exempted, are hereby exempted from military service of the
- 14 Confederate States.
 - 1 Sec. 2. Be it further enacted, That all laws heretofore enacted

- 2 by Congress, exempting persons from military service in the
- 3 army of the Confederate States, are hereby repealed.

[By Mr. Lyons.]

- 1 Section . And be it further enacted, That it shall be the
- 2 duty of all enrolling officers under the act entitled "An act to
- 3 enrol the names of every white male inhabitant within the
- 4 district of such agent, between the ages of eighteen and forty-
- 5 five years, and, in case of the exemption of any such inhabitant
- 6 from military service under the authority of law, it shall be the
- 7 duty of such enrolling officers to state opposite the name of such
- 8 person exempted, or excused, the precise ground or cause thereof,
- 9 and a duplicate list of all enrolments, with the cause of any
- 10 exemption, or failure to call any conscript into service stated
- 11 opposite each name, shall by each enrolling officer, be filed with
- 12 the judge of probate, or county court of the county where such
- 13 enrolment was made, to be held subject to public inspection.

[By Mr. FOSTER.]

Amend by striking out from the word "years" in fourth line, all down to the word "are" in the sixth line.

1

[By Mr. GRAHAM.]

Amendment to be inserted after the word "service" in the fourteenth line:

"Such persons as may be held unfit for military service in the field by reason of bodily or mental incapacity.

• [By Mr. FOOTE.]

To come in after word "States" in third line.

(Including persons of foreign birth, to whatever government they may profess to owe allegiance, who shall be found in the Confederate States, after the lapse of twenty days from the passage of this act.)

[By Mr. DARGAN.]

To come in after the words "forty-five years" in fourth line. "Able to perform military service."

[By Mr. DARGAN.]

To come at the end of bill.

Provided, however, That such judicial and executive officers of any State, who, by the laws thereof, are, or may be, liable to perform military service, shall not be exempted by virtue of this act.

[By Mr. GARTRELL.]

To come in after amendment of Mr. Dargan.

And provided further, That no person shall be enrolled, who has a substitute in the army, furnished in accordance with orders heretofore issued by the Secretary of War.

